LITTLE SURPRISE AT THE DECISION.

Opinions of Lawyers and Others-The News First Given by "The World." THE WORLD gave the first news to the prowds hurrying downtown this morning of the decision of the Court of Appeals to give

Jacob Sharp a new trial. When the brief bulletin appeared announcing the decision which gives the prisoner-resident of Ludlow Street Jail a new lease of life the throngs who always look to THE WORLD for the best and earliest news stopped as

though of one accord and for a moment, while the few words were being eagerly scanned, pedestrianism in either direction was impossible.

Then from The World office the news rapidly spread throughout the city, and between the expressions of surprise, gratification or dissatisfaction, according as the news struck them, the hundreds about the hotel corridors and courts interspersed a compliment for The World.

The news of the reversal did not reach the

ment for The World.

The news of the reversal did not reach the City Hall until quite late. When it did, it created a sensation. It was in the nature of a surprise to many, and the opinions expressed were various. But the underlying sentiment may be inferred from what one of the officials around the Hall said. His remark was: "It means acquittal for Sharp and the cases will never be tried."

One by one the Aldermen dropped into the

never be tried."

One by one the Aldermen dropped into the hall. Some extensed the opinion that "it was just as they expected," while others seemed much surprised. The loungers and waiters around the corridors smiled significantly and jokingly spoke of the celebration Maloney & Co. would hold in Canada tonight. Justice in her white robe "wasent sayin' a word," but it seemed as though she gripped her sword tighter when the news came.

MAYOR HEWITT INFORMED OF THE DECISION. As is usual, The Wolld was the first to carry the tidings to Mayor Hewitt. That gentleman said: "Well, you are the first to tell me of it. What can I say? The Court must know their own business. If they have reversed the sentence, of course they must have some reason for it. Do I like it? Per-baps I don't; but what is the use of talking over it? It is nonsense, utter nonsense." THERE MAY BE A CHANGE OF VENUE.

When THE WORLD man walked into the cosy offices of the President of the Board of Aldermen, on Broadway, and informed Mr. Beekman that the Court of Appeals had reversed the decision there was silence for a moment, then the keen looking lawyer-Alderman said.

moment, then the keen looking lawyer-Alderman said:

"Well, it is not wholly unexpected. I do not know on what grounds that decision was reversed, but I imagine it was in regard to the evidence before the Senate Investigating Committee. A number of the members of the Bar lave been talking the case over for the past two or three weeks, and I found that the majority thought that there would be a loophole for escape."

"What effect do you think it will have?"

"I do not think it will have any effect on the real merits of the case. But there will be one great difficulty in the new trial. It will be very hard to secure a jury. There are very few intelligent men who have not read something about the case and have not formed an opinion. It is too bad, after all the time and expense of a trial, that it should end so."

"Do you think that Sharp's trial will be

"there is a big revulsion of public feeling in Sharp's favor that is bearing fruit. From the decision of the Court of Appeals I should judge that all the Aldermen had grounds for a new trial. It was certainly an unfortunate affair."

As Alderman P. N. Oakley stroked his brown beard, he said: "Long ago I made up my mind that the appeal would be granted. This was from a careful study of the case, and from conversations with eminent

the case, and from conversations with eminent lawyers on the subject. Perhaps Sharp simed, but if he did, his punishment has been severe. I think that there will be great trouble in securing a jury for a new trial."

A World reporter found ex-Alderman Patrick Farley at his saloon, in the Bewery, near Grand street. Mr. Farley, who was conversing with a customer, said in response to the question as to how he liked the decision: "We have good judges. You'se fellows have been trying to intimidate the judges all along, but you are beaten now, and I am glad of it."

Ex-Alderman Tommy Shiels was found in the office of his "hotel" at noon busy writing. He was dressed in a splendid new suit of clothes, wore a turned-down collar, cut law in the neck, and a white lawn tie. He declined to review the decision except to say: "The Court of Appeals is the highest authority in the State, and my opinion is of no service to the public whatever."

ALDERMAN CLEARY WITHOUT AN OPINION.

ALDERMAN CLEARY WITHOUT AN OPINION.
Ex-Alderman Thomas Cleary, on whose trial the jury disagreed, was seen at his office on the eighth floor of the Equitable Building. He had not heard of the granting of a new trial. When asked if he had any opinion to express, he said that he had not, and did not care to be interviewed about it. He did not express any surprise and showed no feeling either in expression of face or manner.

WHAT LAWNERS ALY

cither in expression of face or manner.

WHAT LAWYERS SAY.

Ex-Assistant District - Attorney John O'Byrne said that he did not think any of the convicted boodlers or Sharp had a fair and impartial trial, which the law provides they should have, leaving out the question of their guilt or innocence. He expressed the opinion that they should have been tried in some other county, as he did not think, no matter how much sifting was done in the selection of jurors, that an impartial body of men could be chosen from the panels of this county.

Ex-Judge Dittenhoefer said: "I was of the opinion that Judge Barrett's rulings were correct. While the rulings of this Judge and the General Term were believed correct, they were very close, and I favored a stay of proceedings in order to have them properly determined."

Surprised: I have always thought that Mr. Sharp was entitled to a new trial."

Lawyer Samuel Ashton, partner of Louis F. Post, said: "The chances are that this opinion will knock the bottom out of the prosecution. It may decide all the essential questions and therefore there will be nothing left to try Sharp upon. It seems to me that the reversal is justified."

A BUNCH OF LEGAL COMMENTS. Edward Lauterbach—I am not surprised, but I cannot venture to express my opinion in the matter until I have seen the text of

the decision.

Collector Magone—The Court of Appeals is undoubtedly right. They are all able lawyers and conscientious men.

Frederick M. Evarts—I looked for a rever-

Frederick M. Evarts—I looked for a reversal, but not for such a unanimous one.

John W. Fiske—No lawyer can take exception to the opinion of the highest court of our State, however distasteful it may be.

Theodore W. Myers—The decision is a surprise to me, but then I am not a lawyer.

Frank J. Dupgnac, counsel for Richmond—I am not surprised at the decision, although I am surprised that the Court was unanimous for reversal.

Ex-Congressman John J. Adams and the surprised that the Court was unanimous for reversal.

Ex-Congressman John J. Adams said that he had not seen a lawyer since the trial since the trial of Sharp who did not say that Pottle testimony was inadmissable and against elementary law.

SHARP'S TRIAL AND CONVICTION.

His Thirty Years' Struggle for Broadway and Ills Sentence for Bribery.

Jacob Sharp's struggle for the possession of Broadway began as early as 1855, and though his schemes met with continual defeat he returned undismayed to the charge again and again. Nobody ever questioned his pluck, whatever might be said about his principles. The same rualities which he has shown in his struggle

q salities which he has shown in his struggle to keep out of State prison were displayed in his thirty years' war to build a railroad in Broadway. His bills might be defeated in one branch or other of the Legislature or be vetoed by the Governor, but he always turned up again in some new shape.

The winter of 1884 he spent at Albany, and some of the "finest" work of his life was done in getting through what is known as the "General Railroad Act," under which the Broadway railroad became a possibility. Then he hurried back to New York, where he found another big fight on his hands, The cable people also wanted to run a railroad on Broadway, but the comparative youngsters who engineered that scheme proved to be no match for the wily old campaigner.

proved to be no match for the wily old campaigner.

The Board of Aldermen was an open book to Jacob Sharp, and he knew every page by heart. By steps which are familiar to every one he advanced towards the consummation of his life purpose until, on Ang. 6, 1884, the Aldermen passed the resolution giving him possession of lower Broadway for a surface railroad.

Mayor Edson vetoed the resolution on Aug. 18, but early on the morning of Aug. 30 eighteen Aldermen met in secret session at he City Hall and passed the resolution over

In spite of attempts to nullify this action,

health.

On July 14 Sharp was sentenced by Judge Barrett to four years' imprisonment in State prison and to pay a fine of \$5,000. His counsel, with whom W. Bourke Cockran was then associated, obtained from Judge Potter a stay pending the decision of the General Term on exceptions taken by them and Gov. Hill specially convened that body to meet Sept. 7 to hear the appeal.

On Sept. 25 the General Term affirmed the decision of the Court of Oyer and Terminer, and the Sheriff was just about to convey his prisoner to Sing Sing when, on Sept. 29. Chief-Justice Ruger, of the Court of Appeals, granted Sharp another stay pending

peals, granted Sharp another stay pending the final decision of the Court of Appeals.

BOODLERS WHO DON'T SHOW WORRY.

Cutried Ex-Aldermen in Good Health and Spirits, and Some of Them Making Money. Ex-Alderman Thomas Cleary no longer keeps himself secluded, but, on the contrary, is now seen very frequently at the resorts of downtown politicians. He has a

sorts of downtown politicians. He has a smile for every friend he meets, and is in better spirits than he has been since he was indicted for accepting a part of the Broadway boodle.

Ex-Alderman William P. Kirk has remained on his Long Island farm the major part of the time since he has been out on bail. He came to this city on election day and voted. He has been in the city several times since, and expects to take up his winter quarters in Madison street in a few days. He is looking well and says he was never in better health.

Ex-Alderman Thomas Sheils has two salcons on East Broadway that keep him busy. They bring him a good income and he looks as if nothing worried him. The ex-Alderman owns several trotters and rarely misses a spin through Central Park and "on the road" on fine afternoons.

ae road" on fine afternoons. Ex-Alderman Patrick Farley weighs more Ex-Alderman Patrick Farley weighs more now than he ever did before. His saloon on the Bowery, near Grand street, is a mint. Farley is not the least abashed when the "boodle" business is hinted at. He likes to discuss the trials that have taken place and to comment on what he calls the perjured testimony of witnesses for the prosecution.

Ex-Alderman Finck is rich. He owns seven or eight tenement houses and occasionally.

how much sifting was done in the selection of jurors, that an impartial body of men could be chosen from the panels of this county.

Ex.Judge Dittenhoefer said: "I was of the opinion that Judge Barrett's rulings were correct. While the rulings of this Judge and the General Term were believed correct, they were very close, and I favored a stay of proceedings in order to have them properly determined."

Mr. E. P. Wilder said: "I am not surprised at the decision."

Col. E. B. Hart said that he was pleased with the decision. He did not think that Sharp's constitutional right had been reapsected on the trial.

Christopher Fine said that he believed Sharp was entitled to a new trial under the laws of the land. "Public excitement" said Mr. Fine, "should not overrule the rules of evidence."

W. W. Culver said: "Mr. Fine expresses my sentiments."

Charles H. Blandy said: "I am not at all selections of the land. "I am not at all selections of the land of this land of unsound mind.

Ex.Alderman Fine k is rich. He owns seven or eight tenement-houses and occasionally speculates in east side real estate. Finck can be seen nearly every night in a Tenth Ward "wein-handlung." He is found of a good glass of likein wein, a quiet game of pinocle and a pineh of snuff.

Ex.Alderman Pearson has deserted his old haunts and is attending to his business in men's furnishing goods. Now and then he takes a stroll with an old friend or two. It is not often that he is seen with any of his former political companions.

Ex.Alderman Louis Wendel is trying to forget that he was ever an Alderman. He runs a west side assembly room and reaps a snug sum from the rent of his hall for particular than the sale of beer.

Ex.Alderman done the land of unsound mind.

Ex.Alderman of the land of unsound mind.

Ex.Alderman fine k is rich. He could weight a pinch of snuff.

Ex.Alderman fine k is from the sale of the land of the la

GREAT ENTABLISHMENT HAS BEEN CROWDED EVERY DAY, AND OUR FIFTY SALESMEN "KEPT RUSHING" FROM MORNING UNTIL NIGHT. DURING THIS BALE WE HAVEN'T MADE A DOLLAR OF PROFIT, BUT WE'VE UNLOADED \$200,000.00 WORTH OF CLOTHING AND GOT THE C. SH. NOW CASH IS AN IMPORTANT FACTOR IN TRADE, AND WE KNOW HOW TO USE IT TO ADVAN TAGE. ON SATURDAY IT WAS WHISPERED IN BUSINESS CIRCLES THAT ONE OF THE LARGEST WHOLESALE HOUSES IN NEW YORK WAS "HARD UP." THEY HAD BOUGHT CLOTH ON CREDIT AND BORROWED MONEY TO MAKE IT UP. AND THE LATE SEASON LEFT THEM WITH 00,000,00 WORTH OF FINE CLOTHING ON HAND AND NO MONKY. THEY HAD TO PAY OF FOR CASH. WE GOT IT CHEAP. THEY CLAIM TO HAVE LOST \$200, 100,000 IN THE TRADE. WE GOT THE STOCK FOR ONE-HALF WHAT IT GOST TO MAKE IT. WE WANT TO SELL IT QUICK, AND WE PROPOSE TO GIVE YOU THE BENEFIT OF OUR PURCHASE.

TO-DAY THE SURPRISE PARTY BEGINS. "REMEMBER OUR MOTTO."

LOT NO. I consists of 4,893 extra heavy warm and well made, just the thing for outdoor work. We shall seal them during this week for one-fourth their

\$2.24.

LOT NO. 2 consists of 2,460 heavy Chin-1,370 dark-gray Melions. They are cut single or double prents t and are well trimmed and finished. Well worth

LOT NO. 3 consists of 1,400 elegant Beaver good enough for anybidy to wear, and equal in make and finish to the finest. These coats are especially desirable ask our salesumen to show them; worth 418,000, but to \$8.00.

\$18.00.

"WE GUARANTEE EVERY PRICE ADVERTISED AND EVERY GARMENT SOLD BE EXACTLY AS REPRESENTED."

See What We Offer in LOT NO. 1 4.(9) Suits—In Plaid, Striped Coats, single or double breasted, fashionably cut and well made, to sail at #10, 812 and over. Some few extra fine write in this lot and all worth four times the

\$4.00. LOT NO 2 3,500 Suits-Meltons, Chev-Scotch Goods and Worstelle: regular tailor-made suits, Sects or four-button Cutaways; over sixty natterns to choose from. These saits were made to sail for \$18, 270 and \$22, and they are outh the money. We want to sail 'em quick. Come and suit yourself at

\$8.75.

LOT NO. 3 5,603 Suits—For business elegantly trimmed and busined, the lining, all cut by custom cutters and made by journeymen tailors. These suits were made exclusively for the fibe trade and ought

\$12.00.

LOT NO. 4 1409 SUPERB SUITS, rultings, cartiserers, westeds and finest quality of "Scircle" and "Cheviet" suitings, Nothing fine and be had at any price. Prince Albert, Frocks and four-butten Cutaway Gosts. These suits cannot be excelled in material, and in "cuta" and "control of the control of the contro a had a sutten Cutaway Craw out and in material, and in the finest "Broadway custom tallor ng the finest" Broadway custom tallor ng the finest come and see them and buy one to \$16.00.

A. H. KING & CO.,

THE RELIABLE BROADWAY CLOTHIERS. 627 and 629 Broadway, near Bleecker St. OPEN EVERY EVENING UNTIL 9 O'CLOCK.

and the ex-Alderman depends upon the news-papers for items about the boodle trials that

are yet to come off.

The friends of the ex-Aldermen are inquir-The friends of the ex-Aldermen are inquiring about Katie Metz, the witness. Many of
them say that as Katie Metz has been married
since her last appearance as a witness her husband may object to her giving testimony at
future trials.

Now and then rumors float around Harlem
in regard to the spress indulged in by exAlderman Michael Duffy, who turned State's
evidence.

moment, then the keen looking lawyer-Alderman said:

"Well, it is not wholly unexpected. I do
not know on what grounds that decision was
the evidence before the Senate Investigating
Committee. A number of the members of
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the Bar lawe been talking the talking the case over the Bar lawe the talking tion that new trenches may be opened if it is found prudent so to do. It should not be understood by the public that we are closing the work in a season when it can be performed with safety; we are act-ing with such prudence as is deemed neces-sary at this season of the year and consistent with unblic good.

with public good.

"It seems to me that Mr. Crimmins is responsible for spreading the reports abroad that this department is to blame for the discharge of the laborers. We have nothing to do with their employment; that is Mr. Crimmins's business, and he well understood that the trenches now open were to be closed by Dec. 1. I understand that Mr. Crimmins receives ten or fifteen per cent. of every dollar expended in labor, and at that rate it is, of course, to his interest to keep the work going with as many laborers as possible. I know that we have taken the right course for the public good and we have no desire whatever to throw any laborer out of work.

"If the season permits, additional trenches may be opened, but the present ones will have to be closed by to-morrow night. The present cold snap does not affect the work. The whole thing has been talked of and written to pieces."

[SPECIAL TO THE WORLD.] HAVERHILL, Mass., Nov. 29. - Last evening Miss Mamie Meehan, about twenty years of age, was called to the door of her residence, on the corner of Locke and Duncan streets. As she stepped to the door she' received the contents of a glass of vitriol thrown into her face by a person who sloud in the doorway disguised in a long rubber coat and carryins an umbrella. After throwing the vitriol the person turned and ran. The young lady was terribly burned about the face, and the attending physician says he thinks she will lose her eyesight. The cultric has not been arreated. prit has not been arrested.

Jumped from a Burning Car. The forward car on the 4.47 New Rochelle train resterday afternoon took fire from live coals which fell from the stove. The car was filled with Italian laborers, and two of them were so frightened that they jumped off while the train was in motion, and were afterwards picked up unhurs. The fire was extinguished after \$500 worth of damage was done.

Jack Sargenti, of 95 Third street, and Frank Relily, of 21 Greene street, two boys, who gave their ages as twelve years, were held for trial in the Jefferson Market Police Court this morning on a charge of highway robbery. They stopped Henry Morio, agod sixteen years, in Washington Park on Sunday and took from him a diamond pin.

Dedicating Dubuque's Bridge. IMPRCIAL TO THE WORLD.;
DUBUQUE, Ia., Nov. 22.—The new bridge across the Mississippi River is being dedicated here to-day. The event is being celebrated enthusianti-cally. The bridge is one of the largest on the atream.

One Glass Too Much. Thomas Parker, of No. 856 First avenue, quarrelied in a barroom early this morning and was struck with a beer-glass on the head, receiving a NEWS IN BRIEF.

Two American vessets have been forcibly seized by the Nicaraguan Government for reasons as yet Henry Bourgheim, fifty years old, died auddenly this morning while sitting in saloon at No. 47 De-lancey street.

James G. Blaine is expected to reach San Franolsco on his return to the United States on the of Two nepaews of the late Commodore Garrison were killed yesterday by a fall down a mine shaft at Webb City, Mo.

The Law and Order Society of Pittsburgh has commenced the prosecution of photographers who ake pictures on Sanday.

The body of a new-born female infant was found in the gutter in front of 148 East Sixty-second street this moralng. It was taken to the morgue, Policeman Rickman found the basement door under the bank at No. 74 Chambers street swinging wide open last night. The bank people were aroused. Joseph Leahy, of No. 610 Second avenue, dropped dead on Third avenue this morning. The remains were taken to the morgue. Cause supposed to be heart disease.

The funeral of Cornelius Downey, a well-known old volunteer fireman, took place at St. Agnes's Coursch, Forty-third street, near Third avenue, this morning.

The funeral of Mrs. Catharine A. Coleman, wife of Michael Coleman, of the Tax Department, took place at the Church of St. Vincent de Paul in West Twenty-third street, The Life Saving Service reports the rescue of 6,272 people during the last year, from a total of 823 wrecked vessels, valued at \$7,075,700. Out of \$3,788,820 was savel.

President Grevy's resignation will be read to the French Chamber of Deputies on Thursday next. It is thought that his successor will be either M. Freyeinet or M. Ferry.

John J. O'Brien, convalescent, but looking very pale and weakly, appeared at Police Headquarters into afternoon, accompanied by his friend and dis-trict leader, Barney Kourke. The temperature throughout Minnesota and Wiseansh ranges from 10 to 28 degrees below zero. The mercury at Fort Buford, Minn., bears the blushing honor of the latter figures.

Thomas Hyatt was arrested in Jersey City by Detective Daiton, this morning, for throwing William Brown into the Hudson River. The half-drowned man was rescued and Hyatt is held for trial.

Henry Ebert, the German porter, who is supposed to have killed his wife Elizabeth and shot himself, at his home, No. 51 Paterson street, Jersey City, on Sonday night, is likely to recover. The Egyptian Exploration Fund Society has presented the Boston Museum of Fine Arts with the Colossus of Rameses, which has sat for twenty centuries in the rules of the Temple of Nebeshe.

A man twenty-three years old, evidently an Irishman, studently fell over in convulsions at the Grand Central depot this morning. The ambulance was called and the man was taken to the Bellevue Hospital.

or. Dr. Bacon, Principal of the Syracuse High School, says, regarding the charges of favoritism and extravagance, made by Lawyer Aines, that he covers the fullest investigation by the Board of Ed-

Thomas Agler, sixty years old, of 512 West Pifty-fifth street, while shoeins a norse in the Ninth ave-nue railroad stables to-day received a kick that tractured his skull. He was taken to Roosevelt

News from Sans Remo states that the condition of the Crown Prince is considered hopeful. The sobmaxillary glandular swelling, which formed between the recent attack of ordema of the glottis, is decreasing.

A solemu requiem mass was celebrated in the Church of St. James's, James street, to-day, at 10 o'clock, for the repose of the soul of the late Rev. Patrick I. O'Sultivan, rector of St. Mary's Church, William's Bridge.

lir, Charles Bradley, of Chicago, thirty-five years old and a graduate of Harvard University, who has recently swindled several physicians in this city, was sent to the pentientiary for six months to-day as a vagrant. to-day as a vagrant.

If rank Reilly, of No. 213 Greene street, and John Sargutie, of No. 95 West Third street, were held at Jefferson Market to-day for robbing two boys twelve years old of a gold horseshoe diamond pin on Fourth street last Sunday.

on Fourth street tast Sunday.

A careless passenger dropped a lighted cigar into a bunch of paper which lay against a wooden partition in the Futton ferry waiting room at midnight last night, A blaze ensued, the five engines were called out and a \$10 fire was extinguished. James Hancock, the referree of the Yale-Harvard football game, denies emphatically that he had money below the game at the time it took place, and offers to make an affidiwal to that effect. The Harvard men say that as yet no protest has come from them.

A furry exists in Montreal financial circles over the affairs of the late Senator Senecal, a reputed million-life, who was found to be almost penalless after death. His connection with different cor-porations is causing great uncasiness among the local banks.

Coroner Nugent was to-day called upon to inves to rouser Nugert was to-day called upon to investigate the sudden deaths of Cornelius Allen, fifty-seven years old, of No. 111 East one Hundred and Thirtieth street, and of Hearty Burgheimer, who died while sitting in a larger-beer saloon at No. 127 East Fourth street. Daniel Kane, of West New Brighton, S. I., was arrested last night for an assault committed last week on Officer Fulion. Kane has been in trouble a number of times, and was arrested a year ago for stealing a horse and buggy belonging to the Police Department. He pleaded guilty.

Louis Schlavousky, thirty-four years, a Russian, who lives at No. 22 Carystic street, was at work on the new building, G. Allen street, this morning, when he supped on some ice and fell to the sidewalk, breaking his left leg. He was cared for at the Gouverneur Stip Hospital.

Priscilla Van Fleet, the wife of a Wechawken farmer and the mother of five grown children, died in terrible agony at the Hoboken Police Station this morning. She was discharged from the pentientiary esterday and was arrested again last night, drank. Her death was caused by rupture.

A. T. STEWART & CO.,

REDUCTIONS

500 PIECES

FRENCH ALL-WOOL FANCY WEAVE

ARMURE CLOTH, PLAIN AND STRIPED

CAMEL'S HAIR CLOTH

FOR COMBINATION SUITS, at 60c. per yard; Reduced from \$1.00 and \$1.25.

1,000 REMNANTS FINE WOOL

DRESS FABRICS \$2,000,000 SURPLUS. AT HALF PRICE.

DRESS PATTERNS.

5,000

COTTON, COTTON AND WOOL, FINE ALL-WOOL SERGES, CAMEL'S HAIR, FOULE CLOTHS,

CHEVIOTS, ETC., at 95c. to \$10.00 each.

. 500 COMBINATION ROBES.

from \$6.00 each : LESS THAN HALF THEIR VALUE.

ELECANT

embracing a great variety of UNIQUE FANCY ARTICLES, WORKS OF ART, BRIC-A-BRAC. etc., at exceptionally low prices.

Broadway, 4th ave., 9th and 10th sts. THEIR FAIR A BIG SUCCESS.

the Masonic Debt. People who visit the Ladies' Masonic Fair

to-day will find that there exists a unanimous feeling that the opening of the fair last night ture than that seen from the platform of the Masonic Hall last night could not be imagined. In the centre of the broad aisle was an evergreen bower, round which the crowd surged and then divided itself into groups around the fifty and odd booths in the hall. It was a good-natured crowd, and the people actually joggled and pushed each other

in their eagerness to add weight to the purse of the pretty girls who kept the booths. One of the great attractions was the \$5,000 crazy quilt. This was presented by the Chinese Embassy in 1876, but was not disposed

of then. The holder of the right coupon will get it this time.

When the ladies had finished admiring the quilt they would generally wander down to the fur booth presided over by Mrs. Shayne and reverently gaze on the wonderful \$2,000 sable cloak. This will grace the shoulders of some fortunate person who holds the winning

oupon.

In a bower, heavily hung with dark red plush, Miss L. Trop, as an Oriental fortune teller, held court. She was assisted by Misses E. Burnes and M. Delamater.

Misses E. Burnes and M. Delamater.

Those that were thirsty when they came out of the fortune teller's tent, wandered up the aisle until in an obscure corner they discovered "Rebecca at the Well." "Rebecca" was personified by Miss Milly Thompson. Her costume was a red jersey with black collar and a black dress.

Four pretty girls presided behind the cigar stand, and everybedy who purchased a cigar was requested to take a chance for "Mrs. Cleveland's autograph, only ten cents."

It was amusing to watch the old people shaking with langhter over a "Punch and Judy" show. They derived more fun out of it, apparently, than the little folks who held tightly to the hands of their guides and simply wendered. imply wondered.

simply wondered.

One of the most striking people seen on the floor last night was a tall, white-haired lady, with brown eyes and red cheeks. She were a black velvet dress, and a pair of magnificent diamonds sparkled in her cars. Nobody seemed to know her. She spent her money freely.

The organ soloist entertained the visitors through the evening.

Death of Henry Overstels.

(SPECIAL TO THE WOILD.)
ST. LOUIS, Nov. 29.—Henry Overstolz, President
of the defunct Fifth National Bank and ex-Mayor of St. Louis, died at Ta. M. He has been ill for months and never knew anything about the bank failure. Fatty degeneration of the heart was the cause of his death.

The following appointments at the Custom-House were made to-day: John F. Lankenan, fireman, \$2 per diem; Jeremiah D. Gray, clerk, class A. \$1,000 per annum; William F. Haggerty, clerk, class A. \$1,000 per annum. Chicago's Bucket Shop Cases.

ISPECIAL TO THE WORLD.I CHICAGO, Nov. 29.—The bucket-shop cases were taken up by the Grand Jury at 1 o'clock this afternoon. President A. M. Wright, of the Board of Trade, was the first witness.

Custom-House Appointments.

J. DENNING & CO., AT THIS SEASON OF THE Y

PREPARE FOR THE DANGERS OF SEA AND LAND

BY INSURING IN THE

DEPARTMENTS. TRAVELERS

OF HARTFORD, CONN.

TONIORAL INSUSE IN THE TRAVELERS. 21 New York Office---No. 140 Broadway. R. M. JOHNSON, GEN'L AGT.

\$9,000,000

ASSETS.

FOR POLICY HOLDERS.

\$7,000,000

The Largest and Strongest Accident Company in the World.

CLAIMS PAID - - - \$14,000,000

THE TERRIBLE RAILROAD, STEAMSHIP AND HOTEL DISASTERS

Which have already destroyed so many lives this year are liable to bring sudden obligations of enorgh

us volume on any company doing personal insurance. Insure in a Company Able to Meet Them All, AND WHICH COULD PAY A

\$2,000,000 LOSS AT SIGHT

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NOS. 512 AND 514 STH AVE., BETWEEN Cignrettes Hustened His Death. James Kelly, aged twenty-two, of 74 East One Hundred and Ninth street, a car cleaner in the

employ of the Manhattan Elevated Road, Third avenue line, died suddenly at To'clock this morn-ning at the Nincty-ninth atreet workshop. It is supposed that his death was caused by heart disease which was aggravated by his excessive use of Judge Rapallo Better. Judge Rapallo is somewhat beter to-day. He rested comfortably last night. Nothing could be learned at the house regarding his opinion in the Sharp appeal, and his daughter said that he had not mentioned the matter since his illness.

New York Markets.

Whear-Firm at a slight advance over yesterday's close, but there was no feature to the trading except the selling by foreign houses and prices were unchanged. Opening—Dec., 87%; Jan., 88%; Feb., 88%; May, 93%, Corn—Dec., 57%; Jan., 58%; May, 58%.

Corron—Dull but firm, and after the first sales a slow, downward movement began, after which the market became quiet, but steaty. Jan., 10.50; Feb. 10.55; March, 10.69; April, 10.69; May, 10.78.

Coffice—Opened with an improved tone to the trading, and the first sales all showed advances of 15 a 20 points. There was good buying during the first hour, and a further gain of 10 points was made, but this was afterward lost and the market at noon was firm, at the opening figures. Dec., 89.25; Jan., 89.26; Feb., 58.26; March, 89.25; April, 89.25; May, 89; Sept., 88.26; Oct., 85.86. New York Markets.

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tion and Woodside Heights, Maps and all particulars of JERE, JOHN-SON Jr., at 60 Liberty Street, New York, or 393 Fulton Street, Brooklyn.

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BUSINESS OPPORTUNITIES. A PART-OF A GOOD BUTCHER SHOP to let to a R. D. Brooklyn

Henry Haase, a Jersey City shoe dealer, has begun suit against Gustav/Mctzler, proprietor of the Boston Clothing House, on Newark avenue, for the recovery of the value of a gold watch stolen from his pocket in the crowd of 3,000 people who gathered about Metzler's store on Thankingyting Day to witness the marriage in his show windows.

Escaped From the House of Detention. Charles Gilroy, who was confined in the House of Detention as a witness against Thomas Dono-hus, whom he was presscuting on a charge of feioni-ous assault, made his escape last night. He got out by way of the fire-escape and a neighboring mod.